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	APPLICATION NO.	I	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/600,846		•	06/19/2003	Raymond Kong	X-1317 US	8489	
	24309	7590	12/22/2004		EXAM	EXAMINER	
	XILINX, IN		4 D. CO. 4ED 10E		SIEK, V	/UTHE	
	ATTN: LEG 2100 LOGIO		ARIMENI		EXAMINER SIEK, VUTHE ART UNIT PAPER NU 2825	PAPER NUMBER	
	SAN JOSE,	CA 951	124		2825		
					DATE MAILED: 12/22/200-	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	KONG, RAYMOND	
	10/600,846	KONG, RAYMOND		
Office Action Summary	Examiner	Art Unit	a)	
	Vuthe Siek	2825	()	
The MAILING DATE of this communication Period for Reply	on appears on the cover sheet w	ith the correspondence add	ress	
A SHORTENED STATUTORY PERIOD FOR F THE MAILING DATE OF THIS COMMUNICAT - Extensions of time may be available under the provisions of 37 of after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days of If NO period for reply is specified above, the maximum statutory. Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ION. CFR 1.136(a). In no event, however, may a ion. s, a reply within the statutory minimum of thin period will apply and will expire SIX (6) MOI attatute, cause the application to become A	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this con BANDONED (35 U.S.C. § 133).	nmunication.	
Status				
1) Responsive to communication(s) filed on	19 June 2003.			
•	This action is non-final.			
3) Since this application is in condition for a closed in accordance with the practice ur	•	·	merits is	
Disposition of Claims		·		
4) Claim(s) 1-20 is/are pending in the application Papers 9) The specification is objected to by the Example The drawing(s) filed on 19 June 2003 is/are pending in the application the above claim(s) is/are allowed. 6) Claim(s) 1-20 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction are subject to restriction are subject to restriction are subjected to by the Example The specification is objected to by the Example The drawing(s) filed on 19 June 2003 is/a Applicant may not request that any objection are Replacement drawing sheet(s) including the control of the pending the pendin	thdrawn from consideration. and/or election requirement. aminer. are: a)⊠ accepted or b)□ objecto the drawing(s) be held in abeya correction is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFF		
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International B * See the attached detailed Office action for	uments have been received. uments have been received in A e priority documents have beer Bureau (PCT Rule 17.2(a)).	Application No received in this National S	Stage	
Attachment(s) 1) Notice of References Cited (PTO-892)	4) ☐ Inteniew	Summary (PTO-413)		
 Notice of References Cited (PTO-692) Notice of Draftsperson's Patent Drawing Review (PTO-943) Information Disclosure Statement(s) (PTO-1449 or PTO/92) Paper No(s)/Mail Date 4/8/04. 	Paper No	s)/Mail Date Informal Patent Application (PTO-	152)	

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DETAILED ACTION

1. This office action is in response to application 10/600,846 filed on 6/19/2003. Claims 1-20 remain pending in the application.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-3, 5-6, 8-10 and 12-18 are rejected under 35 U.S.C. 102(a/e) as being anticipated by Dutta et al. (6,349,403).
- 4. As to claims 1, 8, 12-16, Dutta et al. teach a method for determining signal routing cost for an IC (cost-based coarse router for a computer controlled IC design), the IC design having topology units and routing resources (Figs. 2-16 and its description), comprising determining a respective span in terms of one or more of the topology units for each of the routing resources (Examples in Figs. 2-3, 7-9); assigning a cost value to each of the routing resources using the respective span associated therewith (costs for possible wire path connecting a pair of pins (nodes) are computed); selecting a routing resources from the routing resources (taking cost as consideration

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when routing with low cost, the most effective path is then selected); calculating at least one distance between the routing resource and at least one other of the routing resources (the cost formula for a given wire route includes Cost1 that is based on Manhattan Distance of the wire length; col. 7, lines 56-67); and computing a future cost value for the at least one distance using the cost value assigned to the routing resource (col. 7 line 43 to col. 8 line 20; col. 10-12, specifically col. 10).

- 5. As to claims 2, 10 and 17, Dutta et al. teach the cost formula including cost based on Manhattan distance for the wire length from a source to a target and storing the value as lowest cost, col. 7, 10). It is noted that the Manhattan distance comprising two dimensional directions. Therefore Dutta et al. storing cost would have include storing the future cost value for the at least one distance in a two-dimensional table indexed by a vertical distance and a horizontal distance in order to select lowest cost when finish routing.
- 6. As to claims 3 and 18, Dutta et al. teach the routing resource is located at one corner of the IC (Figs. 7-9).
- 7. As to claim 5, Dutta et al. teach cost formula including a cumulative cost, cost based on Manhattan distance, setting a future cost as lowest cost (col. 7, col. 10).
- 8. As to claim 6, Dutta et al. teach cumulative routing cost (total cost) of the at least one other of the remaining routing resources including a cumulative routing cost of the routing resource and the cost assigned (computed cost) to the at least one other of the remaining routing resources (col. 7, 10).

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9. As to claim 9, Dutta et al. teach costs for possible wire path connecting a pair of pins (nodes) are computed for selecting low cost performed by cost-based coarse router.

Claim Rejections - 35 USC § 103

- 10. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 11. Claims 4, 7, 11 and 19-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dutta et al. (6,349,403).
- 12. As to claims 4 and 19-20, Dutta et al. teach a method for determining signal routing cost for an IC (cost-based coarse router for a computer controlled IC design), the IC design having topology units and routing resources (Figs. 2-16 and its description). It is noted that the IC design could be a programmable logic device including programmable logic blocks within the programmable logic device. Thus, the topology units would be associated with programmable logic blocks within the programmable logic device.
- 13. As to claims 7 and 11, Dutta et al. teach routing resource intersects in at least one of a vertical direction and a horizontal direction within a topology unit (Figs. 2-3, 7-13). Dutta et al. do not explicitly teach determining comprising identifying a number of topology units, the routing resource intersects in the at least one of a vertical and horizontal directions. It is noted that the IC design could be a programmable logic

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device (PLD) including programmable logic blocks (PLBs) within the programmable logic device. Thus, the topology units would be associated with programmable logic blocks within the programmable logic device. Dutta et al. Therefore, it would been obvious to one of ordinary skill in the art would have recognized that during the cost-based coarse routing process in IC design as taught by Dutta et al. would have included identifying a number of topology units, the routing resource intersects in the at least one of the a vertical and horizontal directions thereby the cost-based coarse routing process of an IC design included PLD having PLBs within would have been done with cost effective.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vuthe Siek whose telephone number is (571) 272-1906. The examiner can normally be reached on Increase Flextime.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Smith can be reached on (571) 272-1907. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Vuthe Siek

VUTHE SIEK
CRIMARY EXAMINER